

STATE OF MICHIGAN

BEFORE THE MICHIGAN JUDICIAL TENURE COMMISSION

IN THE MATTER OF:

Hon. Kenneth D. Post
58th District Court
3100 Port Sheldon Road
Hudsonville, MI 49426

Formal Complaint No. 90

DECISION AND RECOMMENDATION

At a session of the Michigan Judicial
Tenure Commission held on February 4,
2013, in the City of Detroit

PRESENT:

Hon. Nanci J. Grant, Chairperson
Hon. David H. Sawyer, Vice-Chairperson
Hon. Pablo Cortes, Secretary
Thomas J. Ryan, Esq.
Nancy J. Diehl, Esq.
Brenda L. Lawrence
David T. Fischer
Hon. Monte Burmeister
Hon. Michael M. Hathaway

I. Introduction

The Judicial Tenure Commission of the State of Michigan (“Commission”) files this recommendation for action against Hon. Kenneth D. Post (“Respondent”), who at all material times was a judge of the 58th District Court. This decision is

made pursuant to the authority of the Commission under Article 6, § 30 of the Michigan Constitution of 1963, as amended, and MCR 9.203.

On July 23, 2012, the Commission filed Formal Complaint No. 90 against Respondent. On or about August 10, 2012, Respondent filed his answer to the formal complaint. In lieu of a formal hearing before a master, the Examiner and Respondent stipulated to certain facts underlying these proceedings (“the Stipulations”). The Stipulations, including the transcripts attached to them as Exhibits A and B, are attached to this Decision and Recommendation as Exhibit 1. The Commission heard the oral arguments of counsel on February 4, 2013. Based on the Stipulations, the transcripts of the underlying proceedings, and the arguments of counsel, the Commission concludes that Respondent committed misconduct contrary to the Michigan Code of Judicial Misconduct. The Commission recommends that the Michigan Supreme Court publicly censure Respondent and suspend him from judicial office without pay for 30 days.

II. Standard of Proof

The standard of proof applicable in judicial disciplinary matters is the preponderance of the evidence standard. *In re Ferrara*, 458 Mich 350, 360; 582 NW2d 817 (1998). The standard of proof is not of critical importance in this matter because the parties’ stipulations have conclusively established the factual basis for this decision and recommendation.

III. Findings of Fact

The Commission adopts the Stipulations and attached transcripts as part of its findings of fact and incorporates them herein.

At all material times, Respondent was a judge of the 58th District Court in Hudsonville, Michigan, where he has served continuously since January 1, 1980. The facts underlying these proceedings occurred on December 2, 2011, during the arraignment of a defendant, Ethan Forrester Whale, on a misdemeanor minor-in-possession charge, and during a subsequent contempt hearing regarding the defendant's lawyer, Scott Millard. During the arraignment and contempt proceedings, Respondent treated counsel in a demeaning and intemperate manner, ignored relevant law, and improperly sent counsel to jail for contempt of court.

During the arraignment, the following colloquy occurred:

THE COURT: When they give you a drug test today, are you going to be clean or dirty?

MR. MILLARD: Mr. Whale is going to stand mute to that question, Your Honor.

THE COURT: He's not going to stand mute. He's either going to answer the question or I'm going to remand him to jail, because I'm setting bond. And I want to know the answer to the question. Now, the answer to the question is what, sir?

MR. MILLARD: Your Honor, Mr. –

THE COURT: Be quiet, please.

MR. WHALE: I would fail.

THE COURT: I'm sorry?

MR. WHALE: I would –

MR. MILLARD: Your Honor –

THE COURT: You can have a seat now.

MR. MILLARD: Your Honor, I'm –

THE COURT: Sit down.

MR. MILLARD: I'm counsel, Your Honor.

THE COURT: I'm encouraged. Both of you sit down.

After a brief recess, Respondent continued to question the defendant regarding the date on which he last used a controlled substance. When Mr. Millard attempted to speak on his client's behalf, Respondent stated, "I'm not talking to you." After Mr. Millard argued that the defendant had a Sixth Amendment right to counsel, Respondent stated, "[t]hat's right. And that's not what he's getting at the moment."

Later, when discussing the defendant's bond, the following exchange occurred:

MR. MILLARD: Your Honor, I think – I think it would be entirely reasonable to set Mr. –

THE COURT: I'm not interested in what you think. Haven't you gotten that yet?

MR. MILLARD: I have gotten that.

THE COURT: I really am not.

MR. MILLARD: And I understand that. And, Your Honor, the Court fully certainly has the right not to care what I say.

THE COURT: Thank you. Then be quiet.

Thereafter, Respondent continued to question the defendant with respect to the date on which he last used a controlled substance. When Mr. Millard argued that the defendant had a Fifth Amendment right not to answer the question, Respondent first fined Mr. Millard \$100.00 for contempt of court and, after continued argument, remanded him to jail, noting that, since it was Friday, Mr. Millard would be in jail for the entire weekend.

Shortly thereafter, Respondent summoned Mr. Millard back to the courtroom. Immediately before Mr. Millard's case was called, Respondent trivialized the contempt proceeding against Mr. Millard by making the following remarks:¹

THE COURT: Good thinking. The show is just beginning. You won't get better tickets anyplace. I'd sit up close if I were you.

UNIDENTIFIED SPEAKER: Okay.

¹ These remarks appear in the transcript attached as Exhibit B to the Stipulations. The transcript attached as Exhibit B is a copy of the transcript that was prepared by the court reporter for 58th District Court Chief Judge Bradley Knoll. Respondent does not challenge the accuracy of the transcript. See Exhibit 1, Stipulation #6.

THE COURT: The front row is good. Actually his P number is 8 – 68661.

THE RECORDER: No. No, that's someone – his name is Mr. Millard – Millard. Sandy got –

THE COURT: Oh. Mr. Millard?

MR. MILLARD: Yes, Judge.

When, after a brief review of the contempt decision, Mr. Millard was again taken into custody, his hands were handcuffed behind his back, and he was taken to the Ottawa County Jail. Later that day, Mr. Millard, in handcuffs and leg shackles attached to a belly chain, was taken from jail to the 20th Circuit Court for a motion for emergency stay. Twentieth Circuit Judge Edward Post (no relation to Respondent) reversed Mr. Millard's contempt conviction.

IV. Conclusions of Law

Respondent has admitted, and the Stipulations and attached transcripts show by a preponderance of the evidence, that Respondent breached the standards of judicial conduct and is responsible for the following:

- a. Irresponsible or improper conduct that eroded public confidence in the judiciary, in violation of MCJC, Canon 2A; and
- b. Failure to be patient, dignified, and courteous to litigants, lawyers, and others with whom the judge deals in an official capacity, in violation of MCJC, Canon 3A(3).

In addition, although not admitted by Respondent, the Stipulations and attached transcripts show by a preponderance of the evidence, that Respondent breached the standards of judicial conduct and is responsible for the following:

- a. Misconduct in office, as defined by the Michigan Constitution of 1963, as amended, Article 6, Section 30 and MCR 9.205;
- b. Conduct clearly prejudicial to the administration of justice, as defined by the Michigan Constitution of 1963, as amended, Article 6, Section 30 and MCR 9.205;
- c. Conduct that is prejudicial to the proper administration of justice, in violation of MCR 9.104(1);
- d. Failure to establish, maintain, enforce, and personally observe high standards of conduct so that the integrity and independence of the judiciary may be preserved, contrary to MCJC, Canon 1.
- e. Failure to be aware that the judicial system is for the benefit of the litigant and the public, not the judiciary, contrary to MCJC, Canon 1.
- f. Conduct involving impropriety and appearance of impropriety, contrary to MCJC, Canon 2A;
- g. Failure to be faithful to the law, contrary to MCJC, Canon 3A(1);
- h. Failure to avoid a controversial tone or manner in addressing counsel and failure to avoid the unnecessary interruption of counsel during arguments, in violation of MCJC, Canon 3A(8);
- i. Conduct that exposes the legal profession or the courts to obloquy, contempt, censure, or reproach, contrary to MCR 9.104(2);

- j. Conduct that is contrary to justice, ethics, honesty or good morals, contrary to MCR 9.104(3);
- k. Conduct that violates the standards or rules of professional conduct adopted by the Supreme Court, contrary to MCR 9.104(4); and
- l. Conduct that violates MCL 600.1701, addressing contempt.

V. Disciplinary Analysis

A. The Brown Factors

The Michigan Supreme Court set forth the criteria for assessing proposed sanctions in *In re Brown*, 461 Mich 1291, 1292-1293; 625 NW2d 744 (1999). A discussion of the relevant factors follows.

- (1) ***Misconduct that is part of a pattern or practice is more serious than an isolated instance of misconduct.***

The stipulated facts do not reveal evidence of a pattern of misconduct in this case.

- (2) ***Misconduct on the bench is usually more serious than the same misconduct off the bench.***

The stipulated facts reveal misconduct on the bench. The Commission emphasizes that Respondent's misconduct was not making a mistake of law with respect to the contempt issue, but was the abuse of the court's contempt power, the trivialization of the contempt proceedings, and the demeaning manner with which he treated counsel. This factor weighs in favor of a more serious sanction.

- (3) ***Misconduct that is prejudicial to the actual administration of justice is more serious than misconduct that is prejudicial only to the appearance of propriety.***

The stipulated facts reveal misconduct that is prejudicial to the actual administration of justice. Respondent's conduct resulted in the wrongful incarceration of an attorney who was properly representing his client. In addition, Respondent's conduct directly interfered with an attorney's attempt to protect his client's legal rights. This factor supports the imposition of a more serious sanction.

- (4) *Misconduct that does not implicate the actual administration of justice, or its appearance of impropriety, is less serious than misconduct that does.*

As discussed above, Respondent's misconduct implicated the actual administration of justice and, therefore, supports the imposition of a more serious sanction.

- (5) *Misconduct that occurs spontaneously is less serious than misconduct that is premeditated or deliberated.*

The stipulated facts do not reveal conduct that was premeditated. The stipulated facts do, however, reveal that Respondent had time to deliberate regarding his actions. Respondent's conduct occurred throughout the course of approximately two hours during a proceeding that was recessed at least three times, which gave Respondent the ability to consider his conduct. This factor therefore weighs in favor of a more serious sanction.

- (6) *Misconduct that undermines the ability of the justice system to discover the truth of what occurred in a legal controversy, or to reach the most just result in such a case, is more serious than misconduct that merely delays such discovery.*

The stipulated facts reveal misconduct that undermined the ability of the justice system to reach the most just result in the contempt proceedings. The stipulated facts reveal that Respondent's misconduct resulted in an attorney being wrongly held in contempt for zealously attempting to represent his client's legal rights. This factor weighs in favor of a more serious sanction.

- (7) *Misconduct that involves the unequal application of justice on the basis of such considerations as race, color, ethnic background, gender, or religion are more serious than breaches of justice that do not disparage the integrity of the system on the basis of a class of citizenship.*

The stipulated facts do not reveal evidence of conduct involving the unequal application of justice on the basis of a class of citizenship.

In sum, five of the seven *Brown* factors weigh in support of the imposition of a more serious sanction.

B. The Basis for the Level of Discipline and Proportionality

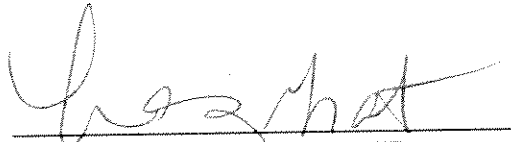
In determining an appropriate sanction in this matter, the Commission is mindful of the Michigan Supreme Court's call for "proportionality" based on comparable conduct. Respondent's misconduct involved the misuse of the court's contempt power, trivialization of the contempt proceedings, undue interference in counsel's representation of his client, and demeaning treatment of counsel. Based on the stipulated facts, the attached transcripts, and the arguments of counsel, the

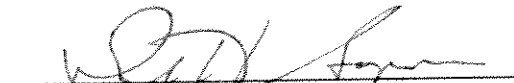
Commission believes that a public censure and a 30-day suspension is an appropriate and proportional sanction for Respondent's misconduct.

VI. Recommendation

The Commission concludes that Respondent committed judicial misconduct. Based on the nature of the misconduct, the Commission recommends that the Michigan Supreme Court publicly censure Respondent for the misconduct and suspend Respondent from judicial office without pay for a period of 30 days.

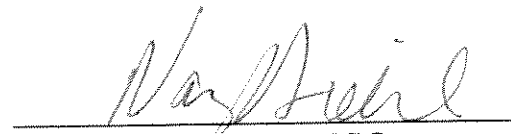
JUDICIAL TENURE COMMISSION



HON. Nanci J. GRANT
Chairperson


HON. DAVID H. SAWYER
Vice-Chairperson


HON. PABLO CORTES
Secretary


THOMAS J. RYAN, ESQ.


NANCY J. DIEHL, ESQ.


BRENDA L. LAWRENCE


DAVID T. FISCHER


HON. MONTE BURMEISTER



HON. MICHAEL M. HATHAWAY

EXHIBIT 1

STATE OF MICHIGAN
BEFORE THE MICHIGAN JUDICIAL TENURE COMMISSION

COMPLAINT AGAINST:

Hon. Kenneth D. Post
58th District Court
3100 Port Sheldon Street
Hudsonville, Michigan 49426

Formal Complaint No. 90

Paul J. Fischer (P35454)
Examiner
3034 W. Grand Blvd., Suite 8-450
Detroit, MI 48202
(313) 875-5110

Brian D. Einhorn (P13130)
Attorney for Respondent
4000 Town Center, Suite 909
Southfield, MI 48075
(248) 351-5414

Douglas W. Van Essen (P33169)
Attorney for Respondent
300 Ottawa, N.W., Suite 620
Grand Rapids, MI 49503
(616) 988-5600

STIPULATIONS

Hon. Kenneth D. Post, ("Respondent"), through his attorneys, Brian D. Einhorn and Douglas W. Van Essen, and the Examiner, Paul J. Fischer, (collectively, "the parties") stipulate as follows:

1. Respondent is, and at all material times was, a judge of the 58th District Court in Hudsonville, Michigan, where he has served continuously since January 1, 1980.

2. As a judge, he is subject to all the duties and responsibilities imposed on judges by the Michigan Supreme Court, and he is subject to the standards for discipline set forth in MCR 9.104 and MCR 9.205.

3. Formal Complaint No. 90 ("Formal Complaint") is currently pending before the Michigan Judicial Tenure Commission ("the Commission"), with a trial date scheduled for December 17, 2012 before the appointed master, Judge John Pikkarainen (retired).

4. In lieu of a trial and to eliminate the need for a master to issue findings, the Respondent and Examiner agree to the stipulations below, as well as to the admissibility of the transcripts attached hereto.

5. The attached transcript Exhibit A (the "Official Transcript") entitled "People of the State of Michigan vs. Ethan Forrester Whale, 58th District Court (Ottawa County) Case No. HU-11-47997-SM, before the Hon. Kenneth D. Post, District Judge, on Friday, December 2, 2011 is a complete and accurate transcription of the proceedings.

6. Respondent also admits that Exhibit B is a copy of a transcript that was prepared subsequent to the hearing identified in Exhibit A by the court reporter for 58th District Court Chief Judge Bradley Knoll after Respondent found the defendant's attorney Scott Millard in contempt of court. Respondent does not challenge the accuracy of either transcript A or B.

7. Respondent admits that he knew that by sentencing Mr. Millard to jail for contempt that he would be remanding Mr. Millard to the physical custody of the Ottawa County Sheriff's Department. Respondent did not provide directions to the Ottawa County Sheriff's Department as to how or in what manner they should transport Mr. Millard.

8. If called as a witness, Mr. Millard would testify that the Ottawa County Sheriff's Department took him into custody, handcuffing his hands behind his back, and transporting him to, and booking him in, the Ottawa County Jail. Later in the morning of December 2, 2011, when he was transported to the 20th Circuit Court before Judge Edward Post (no relation to Respondent) on a motion for emergency stay, Mr. Millard was handcuffed and placed in leg shackles, both of which are then attached to a "belly chain" around his waist. Judge Edward Post reversed Mr. Millard's contempt of court conviction.

9. The parties stipulate that the Commission may review Respondent's answer to the Commission's request for comments and any attachments and materials he submitted in response to the matter and Respondent's Verified Answers to Formal Complaint No 90.

10. The Commission may make findings of fact based on these stipulations and the transcript(s), as well as draw reasonable inferences from them. The Commission may also make conclusions of law and a recommended sanction regarding the judicial misconduct, if any, which may have occurred.

11. Respondent admits that some of his comments directed to and about Mr. Millard were improper and eroded public confidence in the judiciary in violation of the Code of Judicial Conduct 2A. Respondent also admits that his failing to be patient and dignified with Mr. Millard was contrary to the Code of Judicial Conduct 3A, thereby creating the appearance of impropriety.

12. Respondent contends that his actions did not violate Ethan Whale's Fifth Amendment right in the United States Constitution or Article I, Section 17 or the Michigan State Constitution nor did Respondent violate Mr. Whale's Sixth Amendment right in the United States Constitution or Article I, Section 20 of the Michigan State Constitution of the defendant in the underlying criminal matter. Respondent may include an affidavit on this issue in his brief to the Commission.

13. These stipulations and the transcript(s) shall serve in lieu of a master's report. The parties may proceed directly to argument before the Commission, as in MCR 9.216, as if the master had submitted a report containing the facts set forth herein. The parties may argue regarding the application of the law to the stipulated facts, but they may not argue against the stipulated facts. The parties may also argue about the inferences and conclusions that may be drawn from those facts and as to the appropriate sanction, if any.

14. The Commission may issue a Decision and Recommendation and may append a copy of these stipulations and the transcript(s) to that decision. The Commission shall file its

Decision and Recommendation with the Supreme Court as a public document, pursuant to MCR 9.220. The parties further stipulate that this is *not* a consent resolution as contemplated by MCR 9.220(C).

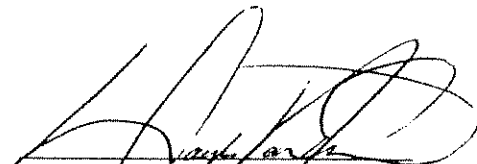
15. The parties agree that these stipulations cover only the matters, cases or issues contained in the Formal Complaint and the substantive and procedural matters in them, and nothing herein precludes the Commission from investigating or pursuing other grievances that may be filed that are unrelated to the Formal Complaint.

16. Respondent acknowledges that he is entering these stipulations freely and voluntarily, that it is his own choice to do so, and that he is doing so in consultation with counsel.



Paul J. Fischer (P35454)
Examiner
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(313) 875-5110

DATED: 11/20/2012



Douglas W. Van Essen (P33169)
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300 Ottawa, N.W., Suite 620
Grand Rapids, MI 49503
(616) 988-5600

DATED: 11-15-12

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Brian D. Einhorn (P13130)
Attorney for Respondent
4000 Town Center, Suite 909
Southfield, MI 48075
(248) 351-5414

DATED: 11/19/2012



Hon. Kenneth D. Post
Judge, 58th District Court
Respondent

DATED: 11/15/12

EXHIBIT A

STATE OF MICHIGAN
58th DISTRICT COURT - OTTAWA COUNTY
HUDSONVILLE, MICHIGAN

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff,

v

File No. HU-11-047997-SM

ETHAN FORRESTER WHALE,

Defendant.

_____ /

ARRAIGNMENT
BEFORE THE HONORABLE KENNETH D. POST - DISTRICT COURT JUDGE
Hudsonville, Michigan - December 2, 2011

APPEARANCES:

For the Defendant: Mr. Scott G. Millard P75153
Miel & Carr PLC
125 West Main Street
Post Office Box Eight
Stanton, Michigan 48888
(989) 831-5208

Recorded and Marcia L. Walcott, CER 4050
Transcribed by: (616) 662-6001

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WITNESSES

PAGE

None

EXHIBITS

None

1 Hudsonville, Michigan

2 Friday, December 2, 2011 - 10:05 a.m.

3 THE COURT: Kaitlin Bultema; Beth Donovan; Bradley
4 Gibbie, G-i-b-b-i-e; David Giese, G-i-e-s-e; Havlicek, Arthur;
5 Laura Riegle; Lawrence Seitz II, and Ethan Whale. You are Ms.
6 Bultema? Is that right?

7 MS. BULTEMA: Yes.

8 THE COURT: Ms. Bultema, you're here for arraignment
9 on a Complaint that charges you with the offense of being a
10 Minor in Possession of Alcohol on or about the 30th day of
11 October, 2011, in Allendale Township, Ottawa County, at
12 Country Place Apartments. This is a misdemeanor. It carries
13 with it a maximum fine of 100, 200 or \$500, depending on
14 whether it's a first, second or third offense. Court costs
15 are over and above the fine. On the second or third offense
16 your license to drive a motor vehicle will be suspended by the
17 Secretary of State for a period of six months or one year,
18 depending on whether it's a second or a third offense.

19 (At 10:06 a.m., off the record)

20 (At 10:11 a.m., on the record)

21 THE COURT: And Mr. Whale, your offense is alleged
22 to have occurred on or about the 12th day of November, 2011,
23 in Allendale Township, Ottawa County, at Lubbers Stadium. Do
24 you understand the charge against you, sir?

25 MR. WHALE: Yes, sir.

1 THE COURT: Do you understand the penalties as they
2 were explained to the first young lady?

3 MR. WHALE: Yes, sir.

4 THE COURT: You received a sheet from the Court that
5 explained your trial rights. Did you get a chance to read
6 those?

7 MR. WHALE: Yes, sir.

8 THE COURT: And do you understand them?

9 MR. WHALE: Yes, sir.

10 THE COURT: Do you have any questions about the
11 charge, the penalties or any of your trial rights?

12 MR. WHALE: No, sir.

13 THE COURT: How do you wish to plead?

14 MR. WHALE: Not guilty.

15 THE COURT: The Court will enter your plea. Are you
16 going to be--where do you live, sir?

17 MR. WHALE: My home address is 3566 Buckingham,
18 Berkley, Michigan 4--

19 THE COURT: And the phone number there?

20 MR. WHALE: It's (248) 225-9733.

21 THE COURT: And is that where you're living?

22 MR. WHALE: Currently, no.

23 THE COURT: Well, where do you live now?

24 MR. WHALE: Right now I'm at Saginaw Valley State
25 University.

1 THE COURT: What's your cell--is that the phone
2 number at home or your cell phone?

3 MR. WHALE: That is my cell phone.

4 THE COURT: What's your phone number at home?

5 MR. WHALE: (248) 217-7202.

6 THE COURT: 7202?

7 MR. WHALE: Yes.

8 THE COURT: And who--which one of your parents or
9 both of your parents live there?

10 MR. WHALE: Yes, both of them.

11 THE COURT: Are you employed?

12 MR. WHALE: Yes, sir.

13 THE COURT: Where?

14 MR. WHALE: The Jewish Community Center of
15 Metropolitan Detroit.

16 THE COURT: And the phone number there?

17 MR. WHALE: (248) 432-5000.

18 THE COURT: Do you have any other charges pending
19 against you at this time?

20 MR. WHALE: No, sir.

21 THE COURT: Have you ever previously been convicted
22 of any other offense?

23 MR. WHALE: Yes, sir.

24 THE COURT: I can't hear you.

25 MR. WHALE: Yes, sir.

1 THE COURT: What?
2 MR. WHALE: MIP.
3 THE COURT: I'm sorry?
4 MR. WHALE: An MIP.
5 THE COURT: Prior MIP in Saginaw in February?
6 MR. WHALE: Yes, sir.
7 THE COURT: Anything else besides that?
8 MR. WHALE: No, sir.
9 THE COURT: When they give you a drug test today,
10 are you going to be clean or dirty?
11 MR. MILLARD: Mr. Whale is going to stand mute to
12 that question, Your Honor.
13 THE COURT: He's not going to stand mute. He's
14 either going to answer the question or I'm going to remand him
15 to jail, because I'm setting bond. And I want to know the
16 answer to the question. Now, the answer to the question is
17 what, sir?
18 MR. MILLARD: Your Honor, Mr.--
19 THE COURT: Be quiet, please.
20 MR. WHALE: I would fail.
21 THE COURT: I'm sorry?
22 MR. WHALE: I would--
23 MR. MILLARD: Your Honor--
24 THE COURT: You can have a seat now.
25 MR. MILLARD: Your Honor, I'm--

1 THE COURT: Sit down.
2 MR. MILLARD: I'm counsel, Your Honor.
3 THE COURT: I'm encouraged. Both of you sit down.
4 (At 10:13 a.m., off the record)
5 (At 10:46 a.m., on the record)
6 THE COURT: Okay. Mr. Whale. Mr. Whale, as I
7 understand it, you don't want to answer my questions with
8 regards to whether--when the last time was you used controlled
9 substances. Is that correct?
10 MR. MILLARD: Yes, Your Honor.
11 THE COURT: Not you. I'm not talking to you.
12 MR. MILLARD: I'm his attorney, Your Honor.
13 THE COURT: I'm encouraged. Mr. Whale?
14 MR. MILLARD: Your Honor--
15 MR. WHALE: Correct.
16 THE COURT: Okay. You go over and have a drug test
17 now so that we can find out and get a baseline. You can go
18 with the officer, and he'll assist you. Thank you very much.
19 MR. MILLARD: Thank you, Judge.
20 THE COURT: We'll be back in a few moments.
21 (At 10:47 a.m., off the record)
22 (At 11:07 a.m., on the record)
23 THE COURT: Mr. Whale, you can come on up here,
24 please. Mr. Whale, when was the last time you used controlled
25 substances?

1 MR. WHALE: A few weeks ago.

2 THE COURT: What date? Look at the calendar,
3 please, sir.

4 MR. MILLARD: Come on, Your Honor. Mr.--Mr. Whale
5 has a Fifth Amendment right. You--

6 THE COURT: Counsel, I'm setting bond. There's two
7 ways we can do this. I can give him 30 days from the date
8 that he last used to be clean and come back in for another
9 drug test, or I'll remand him to jail until such time as he's
10 clean, and then we'll go from there, and we'll let him out of
11 jail.

12 MR. MILLARD: Your Honor, Mr. Whale was not--was not
13 on bond.

14 THE COURT: He is now.

15 MR. MILLARD: Mr.--he is from the point of--

16 THE COURT: And that's why I want to try to keep
17 him--

18 MR. MILLARD: --from today forward.

19 THE COURT: That's why I want to try to keep him
20 clean.

21 MR. MILLARD: And I--

22 THE COURT: So when you tell him--would you please
23 be quiet? I really appreciate that. Thank you.

24 MR. MILLARD: I apologize.

25 THE COURT: Mr. Whale, when was the last time that

1 you used controlled substances? Let me have the date, please,
2 sir.

3 MR. MILLARD: Your Honor, Mr. Whale has a Fifth
4 Amend--

5 THE COURT: I'm not charging him with use of
6 controlled substance, counsel. He's not charged with that
7 charge. I'm interested in getting a clean, honest bond
8 response. Now, if you don't want to do that, you can leave;
9 your call.

10 MR. MILLARD: Your Honor, Mr. Whale has a Sixth
11 Amendment right to assist--effective assistance of counsel.

12 THE COURT: That's right. And that's not what he's
13 getting at the moment.

14 MR. MILLARD: Your Honor, I--I strongly disagree
15 with that. I've--

16 THE COURT: I'm glad.

17 MR. MILLARD: I've been nothing but respectful. And
18 I will always be respectful to the Bench.

19 THE COURT: Then would you please let him answer my
20 question?

21 MR. MILLARD: But, Your Honor, Mr. Whale will be on
22 bond as of today. This--this Court has full power to--to set
23 conditions of bond. One of those conditions I'm--I'm strongly
24 suspecting is going to be that Mr. Whale show up and--and
25 provide drug screening. And--and that's--and Mr. Whale is

1 fully willing to do that. I--Mr. Whale honestly doesn't
2 really have an opinion if that's the condition that this Court
3 sets.

4 But, Your Honor, I--Mr. Whale has a Fifth Amendment
5 right not to make admissions. And, Your Honor, the--the
6 manner in which this--this proceeding is being conducted
7 strongly has the--at least I'm getting the sense that it--it
8 threatens to tread on that Fifth Amendment right. I--I ask--I
9 just ask, Your Honor, that we--this--this Court set a date
10 that you wish for him to--to take drug testing. Mr. Whale
11 will be there on time. Mr. Whale will do that. Mr. Whale--

12 THE COURT: Counsel, if I set that date as tomorrow,
13 he's going to fail the drug test. Then I'm going to remand
14 him to jail until such time as I find out when it is. All I'm
15 asking him to do is tell me when he last used so that I can
16 set it in an appropriate amount of time so that he will not be
17 dirty and will not go to jail.

18 MR. MILLARD: And I--

19 THE COURT: And if you don't want him to do that--

20 MR. MILLARD: You--

21 THE COURT: --that's entirely up to you. Now,
22 obviously I wouldn't do it tomorrow. But I could have him
23 back Monday, and I could have him back Tuesday and Wednesday
24 and Thursday and Friday until such time as he's clean. Do you
25 really want him to do that?

1 MR. MILLARD: Your Honor, I think the Court is fully
2 empowered to do that. Certainly I don't want him to do that.
3 I think it's extremely--it would be extremely--

4 THE COURT: It is only a violat--

5 MR. MILLARD: It would be very hard on--on an
6 individual.

7 THE COURT: It is only a violation of the law, isn't
8 it?

9 MR. MILLARD: Excuse me?

10 THE COURT: It's only a violation of the law, isn't
11 it?

12 MR. MILLARD: A violation of the law what, Your
13 Honor?

14 THE COURT: Using controlled substance, either
15 alcohol or drugs.

16 MR. MILLARD: Your Honor, I think--I think it would
17 be entirely reasonable to set Mr.--

18 THE COURT: I'm not interested in what you think.
19 Haven't you gotten that yet?

20 MR. MILLARD: I have gotten that.

21 THE COURT: I really am not.

22 MR. MILLARD: And I understand that. And, Your
23 Honor, the Court fully certainly has the right to not care
24 what I say.

25 THE COURT: Thank you. Then be quiet.

1 MR. MILLARD: However, Your Honor, I--

2 THE COURT: Be quiet. Thank you very much. Mr.
3 Whalen--Whale. Excuse me. Mr. Whale, when was the last time
4 that--the date that you last used controlled substances, sir?

5 MR. MILLARD: Your Honor, can we--

6 THE COURT: One more word, and I'm going to hold you
7 in contempt. The first thing that I do when I hold somebody
8 in contempt is I will give you a fine. The second thing I do,
9 if you're in contempt again, is I'll remand you to jail. I
10 don't want to do that, counsel.

11 MR. MILLARD: Your Honor--

12 THE COURT: This is a legitimate question. And I'm
13 going to ask it in determining what the bond level is going to
14 be. And he is going to answer it or you're going to go to
15 jail. And then I'll start dealing with him. The choice is
16 completely yours. I don't want to go down this road. Don't
17 force me to go down there, sir.

18 MR. MILLARD: Your Honor--

19 THE COURT: Be quiet is what I told you, didn't I?

20 MR. MILLARD: Your--Your Honor, can--

21 THE COURT: Don't go there.

22 MR. MILLARD: Your Honor, respectfully I would just
23 request that Mr. Whale have it set that he come in in two
24 weeks and submit to a drug test.

25 THE COURT: I heard your request. Thank you. Mr.

1 Whale, what was the date that you last used, please, sir?

2 MR. MILLARD: Your Honor--

3 THE COURT: Mr. Whale--I'm not addressing you.

4 Would you--

5 MR. MILLARD: This is--he has a--

6 THE COURT: --be quiet?

7 MR. MILLARD: --Fifth Amendment right not to be
8 forced to make an admission.

9 THE COURT: He is not making an admission against
10 his interest at this point. He's making an admission that
11 will grant him to be released so that he can go about his
12 business and come in on another day when he will be clean.
13 And--

14 MR. MILLARD: Your Honor--

15 THE COURT: --if you don't like that, I'm sorry.

16 MR. MILLARD: Your--Your Honor, he was not on bond.

17 THE COURT: I don't give a rat's tail if he--

18 MR. MILLARD: He didn't have a condition of bond--

19 THE COURT: --was or he wasn't.

20 MR. MILLARD: --that prohibited that.

21 THE COURT: Counsel, will you be quiet?

22 MR. MILLARD: I--I--I cannot be quiet to this
23 Court's insist--

24 THE COURT: One hundred dollars in contempt of
25 Court, the first sanction. Now, if you want to keep going,

1 you name it, because we're going to do it by the days. I
2 don't particularly want to go there. But you're more than
3 welcome to help me. Mr. Whale--

4 MR. MILLARD: Your Honor, you're insisting that he
5 make an admission. He has a Fifth Amendment right not to make
6 an admission.

7 THE COURT: This is your second warning. I don't
8 give a third. You make the call. And if you go, you're going
9 to be there for the whole weekend. You make the call. Mr.
10 Whale, when was the last time you used controlled substances?

11 MR. MILLARD: Your Honor--

12 THE COURT: Counsel, I'm holding you in contempt of
13 Court. Remand him to the jail. Mr. Whale, we'll be back here
14 on Monday morning. Mr. Whale, we'll be back here on Monday
15 morning, and we'll do this again, with your attorney here to
16 represent you. I want you here at 8:00 o'clock Monday
17 morning. We're adjourned.

18 (At 11:14 a.m., off the record)

19 (At 11:56 a.m., on the record)

20 THE COURT: Mr. Millard.

21 MR. MILLARD: Yes, Judge.

22 THE COURT: Come on up here. Mr. Millard, you have
23 been held in contempt of Court. And I am willing to set that
24 and release you at this point if on Monday morning you're
25 willing to have your client come in and appear and answer the

1 questions that I'm going to put to him. And if you're not
2 willing to do that, you can go to jail at this point. You've
3 made a record. You're more than welcome to appeal any
4 decision that I make. The question is whether or not you want
5 to spend the weekend in jail.

6 MR. MILLARD: Your Honor, humbly, I certainly do not
7 want to spend the weekend in jail. I certainly have--

8 THE COURT: Did you hear my question to you? On
9 Monday morning at 8:00 o'clock do you want to be here with
10 your client so that he can answer the questions? He is going
11 to be here. I can have you here, too, because I can have the
12 jail bring you down.

13 MR. MILLARD: Yes, Your Honor. And I--I certainly
14 appreciate that. I--I was down here covering for another
15 counsel.

16 THE COURT: Mr. Heath.

17 MR. MILLARD: I'm sorry. Ms. Heath, Judge.

18 THE COURT: Ms. Heath.

19 MR. MILLARD: I--I would expect that Ms. Heath would
20 be appearing on that day.

21 THE COURT: That's fine. But my question has to do
22 with you.

23 MR. MILLARD: Yes, Judge.

24 THE COURT: I am not going to tolerate disrespect in
25 the courtroom. When I tell you to be quiet and have somebody

1 else answer the question, that's what you do. And if you
2 don't like that, you've made a record. You take it up on
3 appeal. Now, would you like to go to jail for the weekend, or
4 would you rather go home?

5 MR. MILLARD: Judge, I--I would really like to go
6 home. I have trial prep to do this weekend. So I'd
7 appreciate to be able to do that.

8 THE COURT: Do you think you can have your clients
9 answer my questions when I ask them in the future?

10 MR. MILLARD: Your Honor, certainly within the--

11 THE COURT: I need a yes or a no answer to that.

12 MR. MILLARD: Yes, I think I could have my clients
13 answer your questions, certainly.

14 THE COURT: Because you didn't today. And you
15 continued to talk over my telling you to be quiet. Are you
16 going to continue to do that also?

17 MR. MILLARD: No, Your Honor, unless my duty as an
18 officer--

19 THE COURT: No, no.

20 MR. MILLARD: --of the Court--

21 THE COURT: Yes or no?

22 MR. MILLARD: --requires me to speak up.

23 THE COURT: It does not require you to argue with me
24 in court at anytime.

25 MR. MILLARD: I--I humbly apologize if in any way I

1 made you feel that

2 THE COURT: It's not a question of how I feel.

3 MR. MILLARD: --I was arguing. I--

4 THE COURT: It's got nothing to do with my feelings.
5 It has to do with whether or not I get the answers from your
6 client that I request. And my question to you is are you
7 going to allow them to answer that in the future?

8 MR. MILLARD: Your Honor, everything that he is
9 required--

10 THE COURT: Yes or no?

11 MR. MILLARD: Yes, everything required by law, I
12 would certainly instruct my client.

13 THE COURT: You know what? You're dancing, and I'm
14 not dancing. He's yours. We're adjourned.

15 (At 11:58 a.m., proceedings concluded)

STATE OF MICHIGAN)
)
COUNTY OF OTTAWA)

I certify that this is a complete, true and correct transcript of the proceedings and testimony taken in this case before Honorable Kenneth D. Post on December 2, 2011.

December 6, 2011

Marcia L. Walcott

Marcia L. Walcott, CER 4050
58th District Court
3100 Port Sheldon
Hudsonville, Michigan 49426
(616) 662-6001

EXHIBIT B

STATE OF MICHIGAN
IN THE 58TH JUDICIAL DISTRICT COURT (OTTAWA COUNTY)

* * * * *

PEOPLE OF THE STATE OF MICHIGAN,

HU-11-47997-SM

vs.

ETHAN FORRESTER WHALE,

Defendant.

ARRAIGNMENT

BEFORE THE HONORABLE KENNETH D. POST, DISTRICT JUDGE

Hudsonville, Michigan - Friday, December 2nd, 2011

APPEARANCES:

For the People: N/A

For the Defendant: MR. SCOTT G. MILLARD (P75153)
Attorney for the Defendant
125 West Main Street
Post Office Box 8
Stanton, Michigan 48888
(989) 831-5208

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85 West Eighth Street
Holland, Michigan 49423
(616) 355-4311

TABLE OF CONTENTS

WITNESSES: PEOPLE

PAGE

None offered.

WITNESSES: DEFENDANT

None offered.

EXHIBITS:

MARKED

RECEIVED

None offered.

OTHER MATERIAL IN TRANSCRIPT:

PAGE

Separate Record

15-18

1 Hudsonville, Michigan

2 Friday, December 2nd, 2011, at 10:11 a.m.,

3 (Court, Counsel and all parties present)

4 THE COURT: Mr. Whale. Your offense is alleged to
5 have occurred on, or about, the 12th day of November, 2011,
6 in Allendale Township, Ottawa County, at Lubbers Stadium.
7 Do you understand the charge against you sir?

8 THE DEFENDANT: Yes, sir.

9 THE COURT: Do you understand the penalties as they
10 were explained to the first young lady?

11 THE DEFENDANT: Yes, sir.

12 THE COURT: You received a sheet from the court
13 that explains your trial rights. Did you get a chance to
14 read those?

15 THE DEFENDANT: Yes, sir.

16 THE COURT: And do you understand them?

17 THE DEFENDANT: Yes, sir.

18 THE COURT: Do you have any questions about the
19 charge, the penalties, or any of your trial rights?

20 THE DEFENDANT: No, sir.

21 THE COURT: How do you wish to plead?

22 THE DEFENDANT: Not guilty.

23 THE COURT: The Court will enter your plea. You
24 going to be - - where do you live, sir?

25 THE DEFENDANT: My home address is 3566 Buckingham,

1 Berkley, Michigan 4 - -

2 THE COURT: Do you have a phone number there?

3 THE DEFENDANT: (248) 225-9733.

4 THE COURT: And is that where you're living?

5 THE DEFENDANT: Currently, no.

6 THE COURT: Well where are you living at?

7 THE DEFENDANT: Right now I'm at Saginaw Valley
8 State University.

9 THE COURT: What's your - - is that the phone
10 number at home or your cell phone?

11 THE DEFENDANT: That is my cell phone.

12 THE COURT: What's your phone number at home?

13 THE DEFENDANT: (248) - -

14 THE COURT: Uh huh - -

15 THE DEFENDANT: - - 217-7202.

16 THE COURT: 7-2-0-2?

17 THE DEFENDANT: Yes.

18 THE COURT: And who - - which one of your parents,
19 or both of your parents, live there?

20 THE DEFENDANT: Yes, both of 'em.

21 THE COURT: Are you employed?

22 THE DEFENDANT: Yes, sir.

23 THE COURT: Where?

24 THE DEFENDANT: The Jewish Community Center of
25 Metropolitan Detroit.

1 THE COURT: And the phone number there?

2 THE DEFENDANT: (248) - -

3 THE COURT: Oh huh - -

4 THE DEFENDANT: - - 432-5000.

5 THE COURT: Do you have any other charges pending
6 against you at this time?

7 THE DEFENDANT: No, sir.

8 THE COURT: Have you ever previously been convicted
9 of any other offense?

10 THE DEFENDANT: Yes, sir.

11 THE COURT: I can't hear you.

12 THE DEFENDANT: Yes, sir.

13 THE COURT: What?

14 THE DEFENDANT: An MIP.

15 THE COURT: I can't - - I'm sorry?

16 THE DEFENDANT: An MIP.

17 THE COURT: A prior MIP in Saginaw and - - in
18 February?

19 THE DEFENDANT: Yes, sir.

20 THE COURT: Anything else besides that?

21 THE DEFENDANT: No, sir.

22 THE COURT: When they give you a drug test today,
23 are you gonna be clean or dirty?

24 MR. MILLARD: Mr. Whale's gonna stand mute to that
25 question, your Honor.

1 THE COURT: He's not gonna stand mute. He's either
2 gonna answer the question or I'm gonna remand him to jail,
3 'cuz I'm setting bond and I wanna know the answer to the
4 question.

5 Now, the answer to the question is what, sir?

6 MR. MILLARD: Your Honor, Mr. - -

7 THE COURT: Be quiet. Please.

8 THE DEFENDANT: I'd fail.

9 THE COURT: I'm sorry?

10 THE DEFENDANT: I would - -

11 MR. MILLARD: Your Honor - -

12 THE COURT: You can have a seat now.

13 MR. MILLARD: Your Honor, I'm - -

14 THE COURT: Sit down.

15 MR. MILLARD: I'm counsel, your Honor - -

16 THE COURT: I'm encouraged. Both of you sit down.

17 (At 10:13:41 a.m., proceedings interrupted for
18 unrelated matters)

19 (At 10:46:30 a.m., proceedings continue)

20 THE COURT: Mr. Whale. As I understand it, you
21 don't want to answer my questions with regards to whether -
22 - when the last time was you used controlled substances. Is
23 that correct?

24 MR. MILLARD: Yes, your Honor.

25 THE COURT: Not you. I'm not talking to you.

1 MR. MILLARD: I'm his attorney, your Honor.

2 THE COURT: I'm encouraged. Mr. Whale?

3 MR. MILLARD: Your Honor - -

4 THE DEFENDANT: Correct.

5 THE COURT: Okay. You go over and have a drug test
6 now so that we can find out and get a baseline. You can go
7 with the officer and he'll assist you. Thank you very much.

8 MR. MILLARD: Thank you, Judge.

9 THE COURT: We'll be back in a few moments.

10 (At 10:46:56 a.m., proceedings adjourned)

11 (At 11:07:55 a.m., proceedings reconvene)

12 THE COURT: Mr. Whale, when was the last time you
13 used controlled substances?

14 THE DEFENDANT: A few weeks ago.

15 THE COURT: What date? Look at the calendar,
16 please, sir.

17 MR. MILLARD: (inaudible 11:08:03) your Honor. Mr.
18 - - Mr. Whale has a Fifth Amendment right - -

19 THE COURT: Counsel, I'm setting bond. There's two
20 ways we can do this. I can give him 30 days from the date
21 that he last used to be clean, and come back in for another
22 drug test; or I'll remand him to jail until such time as
23 he's clean, and then we'll go from there.

24 MR. MILLARD: But your - -

25 THE COURT: I won't let him outta jail.

1 MR. MILLARD: Your Honor, Mr. Whale was not - - was
2 not on bond. Mr. Whale - -

3 THE COURT: He is now.

4 MR. MILLARD: He is from the point of - -

5 THE COURT: That's why I wanna try to keep him - -

6 MR. MILLARD: - - from today, forward.

7 THE COURT: That's why I wanna try to keep him
8 clean.

9 MR. MILLARD: And - - and I - -

10 THE COURT: So when you tell him - - would you
11 please be quiet? I really appreciate that. Thank you.

12 MR. MILLARD: I apologize.

13 THE COURT: Mr. Whale, when was the last time that
14 you used controlled substances? Give - - let me have the
15 date, please, sir.

16 MR. MILLARD: Your Honor, the - - Mr. Whale has a
17 Fifth Amendment - -

18 THE COURT: I'm not charging him with use of
19 controlled substance, counsel. He's not charged with that
20 charge. I'm interested in getting a clean, honest bond
21 response. Now if you don't wanna do that, you can leave.
22 Your call.

23 MR. MILLARD: Your Honor, Mr. Whale has a Sixth
24 Amendment right to assist - - effective assistance of
25 counsel - -

1 THE COURT: That's right, and that's not what he's
2 getting at the moment.

3 MR. MILLARD: Your Honor, I - - I strongly
4 disagree with that. I've - -

5 THE COURT: I'm glad.

6 MR. MILLARD: I've been nothing but respectful, and
7 I will always be respectful to the Bench.

8 THE COURT: Then would you please let him answer my
9 question?

10 MR. MILLARD: But your Honor, Mr. Whale will be on
11 bond as of today. This - - this Court has full power to - -
12 to set conditions of bond. One of those conditions, I'm - -
13 I'm strongly suspecting is going to be that Mr. Whale show
14 up and - - and provide drug screening. And - - and that's - -
15 - and Mr. Whale's fully willing to do that. I - - Mr.
16 Whale, honestly, doesn't really have an opinion if that's
17 the condition that this Court sets. But your Honor, I - -
18 Mr. Whale has a Fifth Amendment right not to make
19 admissions, and, your Honor, the - - the manner in which
20 this - - this proceeding is being conducted, strongly has
21 the - - at least I'm getting the sense that it - - it
22 threatens to tread on the Fifth Amendment right.

23 I - - I asked - - I just ask your Honor, that we -
24 - this - - this Court set a date that you wish for him to -
25 - to take a drug testing. Mr. Whale will be there on time.

1 Mr. Whale will do that. Mr. Whale - -

2 THE COURT: Counsel, if I set that date as
3 tomorrow, he's gonna fail the drug test. Then I'm gonna
4 demand him to jail until such time as I find out when it is.
5 All I'm asking him to do is tell me when he last used so
6 that I can set it at an appropriate amount of time so that
7 he will not be dirty, and will not still go to jail.

8 MR. MILLARD: And I - - I'm - -

9 THE COURT: But you don't want him to do that.

10 MR. MILLARD: You - -

11 THE COURT: That's entirely up to you. Now,
12 obviously, I wouldn't do it tomorrow, but I could have him
13 back Monday. And I could have him back Tuesday, and
14 Wednesday, and Thursday and Friday, until such time as he's
15 clean. Do you really want him to do that?

16 MR. MILLARD: Your Honor, I - - I think the
17 Court's fully in power to do that, certainly. I don't want
18 him to do that. I think that's extremely - - it would be
19 extremely - -

20 THE COURT: It is only a viola - -

21 MR. MILLARD: - - it would be very hard on a - -
22 an individual - -

23 THE COURT: It is only a violation of law, isn't
24 it?

25 MR. MILLARD: Excuse me?

1 THE COURT: Its only a violation of the law, isn't
2 it?

3 MR. MILLARD: A violation of the law, what?

4 THE COURT: Using a controlled substance, either
5 alcohol or drugs.

6 MR. MILLARD: Your Honor, I think - - I think it'd
7 be entirely reasonable to set Mr. - -

8 THE COURT: I'm not interested in what you think.
9 Haven't you gotten that yet?

10 MR. MILLARD: I have gotten that, and I - -

11 THE COURT: - - I really am not.

12 MR. MILLARD: - - understand that, and your Honor,
13 the Court fully, certainly, has the right to not care what I
14 say. How - -

15 THE COURT: Thank you. Then be quiet.

16 MR. MILLARD: However, your Honor, - -

17 THE COURT: Be quiet. Thank you very much. Mr.
18 Whalen - - Whale - - excuse me - - Mr. Whale, when was the
19 last time that you - - the date that you last used
20 controlled substances, sir?

21 MR. MILLARD: Your Honor, can we - -

22 THE COURT: One more word and I'm gonna hold you in
23 contempt. The first thing that I do when I hold somebody in
24 contempt is I will give you a fine. The second thing I do
25 if you're in contempt again, is I'll remand you to jail. I

1 admission that will grant him to be released so that he can
2 go about his business and come in on another day when he'll
3 be clean.

4 MR. MILLARD: Your Honor - -

5 THE COURT: And if you don't like that, I'm sorry.

6 MR. MILLARD: Your - - your Honor, he was not on
7 bond.

8 THE COURT: I don't give a rat's tail if he was or
9 he wasn't.

10 MR. MILLARD: He didn't have the condition of bond
11 that pro - - prohibited that.

12 THE COURT: Counsel, will you be quiet?

13 MR. MILLARD: I - - I can - - I cannot be quiet to
14 this Court's insistence - -

15 THE COURT: One hundred dollars in contempt of
16 court. First sanction. Now, if you wanna keep going, you
17 name it, because we're gonna do it by the days. I don't
18 particularly wanna go there, but you're more than welcome to
19 help me.

20 Mr. Whale - -

21 MR. MILLARD: Your Honor, your insisting that he
22 make an admission. He has a Fifth Amendment right not to
23 make an admission.

24 THE COURT: This is your second warning. I don't
25 give a third. You make the call. And if you go, you're

1 gonna be there for the whole weekend. You make the call.

2 Mr. Whale, when was the last time you used
3 controlled substances?

4 MR. MILLARD: Your Honor, - -

5 THE COURT: Counsel, I'm holding you in contempt of
6 court. Remand him to the jail.

7 MR. MILLARD: Can I have my coat?

8 THE BAILIFF: Yep, I'll get it.

9 THE COURT: Mr. Whale, we'll be back here on Monday
10 morning. Mr. Whale, - -

11 THE DEFENDANT: Can I - -

12 THE COURT: - - we'll be back here on Monday
13 morning and we'll do this again with your attorney here to
14 represent you. I want you here at 8:00 Monday morning.
15 We're adjourned.

16 (At 11:31: a.m., proceedings adjourned)

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18 - - -
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SEPARATE RECORD

(At 11:55 a.m., Beginning of Separate Record)

THE COURT: Good thinking. The show is just beginning. You won't get better tickets anyplace. I'd sit up close if I were you.

UNIDENTIFIED SPEAKER: Okay.

THE COURT: The front row is good. Actually, his P number is B - - 6-8-6-6-1.

THE RECORDER: No. No, that's someone - - his name is Mr. Millard - - Millard. Sandy got - -

THE COURT: Oh. Mr. Millard?

MR. MILLARD: Yes, Judge.

THE COURT: Come on up here. Mr. Millard, you have been held in contempt of court, and I'm willing to set that (sic) and release you at this point, if, on Monday morning, you're willing to have your client come in and appear and answer the questions that I'm going to put down here. If you're not willing to do that, you can go jail at this point. You've made a record, you're more than welcome to appeal any decision I make. The question is whether or not you wanna spend the weekend in jail.

MR. MILLARD: Your Honor, humbly, I - - I certainly do not wanna spend the weekend in jail. I certainly - -

THE COURT: Did you hear my question to you? On

1 Monday morning, at 8:00, do you wanna be here with your
2 client so that he can answer the questions? He's going to
3 be here.

4 MR. MILLARD: Your - -

5 THE COURT: I can have you here, too, because I can
6 have the jail bring you down.

7 MR. MILLARD: Yes, your Honor, and I - - I
8 certainly appreciate that. I - - I was down here covering
9 for another counsel.

10 THE COURT: Mr. Heath.

11 MR. MILLARD: Ms. - - I'm sorry, Ms. Heath, Judge.

12 THE COURT: Ms. Heath.

13 MR. MILLARD: I - - I would expect that Ms. Heath
14 would be appearing on that day.

15 THE COURT: That's fine. But my question has to do
16 with you.

17 MR. MILLARD: Yes, Judge.

18 THE COURT: I am not going to tolerate disrespect
19 in the courtroom. When I tell you to be quiet and have
20 somebody else answer the question, that's what you do. If
21 you don't like that, you've made a record, you take it up on
22 appeal. Now, would you like to go to jail for the weekend,
23 or would you rather go home.

24 MR. MILLARD: Judge, I - - I would really like to
25 go home. I have trial prep to do this weekend. So I would

1 appreciate to be able to do that.

2 THE COURT: Do you think you can have your clients
3 answer my questions when I ask them in the future?

4 MR. MILLARD: Your Honor, certainly with advice - -

5 THE COURT: I need a yes or a no answer to that.

6 MR. MILLARD: Yes, I think I could have my clients
7 answer your questions. Certainly.

8 THE COURT: Cause you didn't today, and you
9 continued to talk over my telling you to be quiet. Are you
10 going to continue to do that also?

11 MR. MILLARD: No, your Honor, unless my duty as an
12 officer of the court - -

13 THE COURT: No. No. Yes or no? - -

14 MR. MILLARD: - - requires me to speak up.

15 THE COURT: It does not require you to argue with
16 me in court at any time.

17 MR. MILLARD: I - - I, humbly, apologize if, in any
18 way, I made you feel that - -

19 THE COURT: Its not a question of - -

20 MR. MILLARD: - - I was arguing. I - -

21 THE COURT: - - of how I feel. Its got nothing to
22 do with my feelings. It has to do with whether or not I get
23 the answers from your client that I request. And my
24 question to you is, are you going to allow them to answer
25 that in the future?

1 MR. MILLARD: Your Honor, everything that he is
2 required - -

3 THE COURT: Yes or no?

4 MR. MILLARD: Yes, everything required by law I
5 would certainly instruct my client - -

6 THE COURT: You know what, we're dancing, and I'm
7 not dancing. He's your's. We're adjourned.


8 (At 11:58:56 a.m., End of Separate Record)

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STATE OF MICHIGAN)

COUNTY OF OTTAWA)

Jeanna M. Meengs, Certified Electronic Recorder for the 58th District Court, State of Michigan, does hereby certify that the foregoing Arraignment for Ethan Whale, file HU-11-47997-SM, pages 1 through 19, inclusive, comprises a true and accurate transcript of the recorded proceedings as provided to me held before the Honorable Kenneth D. Post, District Court Judge, on Friday, December 2nd, 2011.



Jeanna M. Meengs, CER7288
Certified Electronic Recorder
58th District Court
85 West Eighth Street
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Holland, Michigan
December 6th, 2011